SENATE BILL 91 EMERGENCY BILL

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2001 Regular Session (1lr0994)

ENROLLED BILL

-- Judicial Proceedings/Judiciary --

Introduced by Senator Baker

Section 639, 641, and 641A

16

III oa	deced by Bellator Bailer	
	Read and Examined by Proofreaders:	
		Proofreader.
	d with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	Proofreader.
		President.
	CHAPTER	
1 A	N ACT concerning	
2 3	Criminal Sentencing - Custodial Confinement as a Condition of a Suspended Sentence or Probation	
4 F6 5 6 7 8 9 10 11 12 13	OR the purpose of allowing a court as a condition of a suspended sentence or probation to order a person to a term of custodial confinement for a certain term under certain circumstances; providing that any time served in custodial confinement shall be credited against certain sentences under certain circumstances; clarifying and limiting the authority of certain courts in certain counties to order a term of imprisonment as a condition of a suspended sentence or probation under certain circumstances; defining a certain term; making a portion of this Act an emergency measure; providing for a delayed effective date for certain provisions of this Act; and generally relating to custodial confinement as a condition of a suspended sentence or probation.	
14 E 15	BY repealing and reenacting, with amendments, Article 27 - Crimes and Punishments	

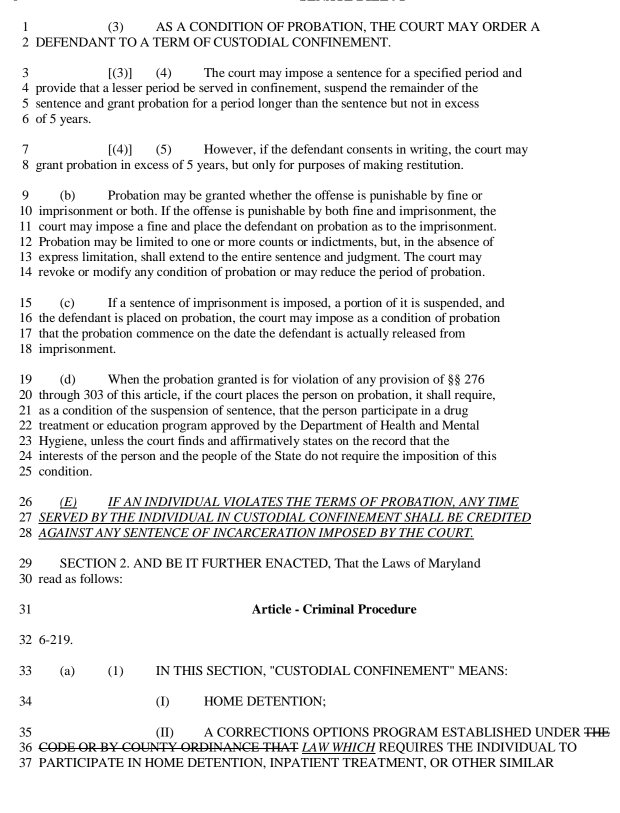
1 2	Annotated Code of Maryland (1996 Replacement Volume and 2000 Supplement)					
3 4 5 6 7	Article - Criminal Procedure Section 6-219, 6-220, and 6-225 Annotated Code of Maryland					
8 9	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
10	Article 27 - Crimes and Punishments					
11	639.					
12	(a) (1) IN THIS SECTION, "CUSTODIAL CONFINEMENT" MEANS:					
13	(I) HOME DETENTION;					
16 17	(II) A CORRECTIONS OPTIONS PROGRAM ESTABLISHED UNDER THE CODE OR BY COUNTY ORDINANCE THAT LAW WHICH REQUIRES THE INDIVIDUAL TO PARTICIPATE IN HOME DETENTION, INPATIENT TREATMENT, OR OTHER SIMILAR PROGRAM INVOLVING TERMS AND CONDITIONS THAT CONSTITUTE THE EQUIVALENT OF CONFINEMENT; OR					
19 20	(III) INPATIENT DRUG OR ALCOHOL TREATMENT <u>ORDERED IN</u> <u>COMPLIANCE WITH TITLE 8, SUBTITLE 5 OF THE HEALTH - GENERAL ARTICLE</u> .					
21	(2) "CUSTODIAL CONFINEMENT" DOES NOT INCLUDE IMPRISONMENT.					
24 25 26	(B) (1) The courts may suspend sentence generally or for a definite time, and may make such orders and impose such terms as to costs, recognizance for appearance, or matters relating to the residence or conduct of the convicts as may be deemed proper; and if the convict is a person under 18 years of age, the courts may also make such orders as to his detention in any care or custody as may be deemed proper.					
28 29	(2) In Charles County, St. Mary's County, and Calvert County, the court may impose a sentence of [confinement] IMPRISONMENT as a condition of probation.					
30 31	(3) AS A CONDITION OF A SUSPENDED SENTENCE, THE COURT MAY ORDER A PERSON TO A TERM OF CUSTODIAL CONFINEMENT.					
34 35	[(b)] (C) However, when the conviction is for violation of § 21-902(a) or (b) of the Transportation Article, if the court places the person on probation, it shall require, as a condition of the suspension of sentence, that the person participate in an alcohol treatment or education program approved by the Department of Health and Mental Hygiene, unless the court finds and affirmatively states on the record that the					

1 interests of the person and the people of the State do not require the imposition of this

2 condition. 3 [(c)]In Prince George's County, the courts may also impose such sentences 4 as may be provided by law with respect to the offense upon which an accused has been 5 convicted and cause the convict to serve the sentence by attendance at the county 6 detention center or place of confinement under the jurisdiction of the sheriff, where 7 the sentence is to be performed during any 48-hour period, in any 7-day period, with 8 each period of confinement to constitute not less than 2 days of the sentence imposed; 9 provided, however, that the offense leading to such conviction shall permit 10 confinement in the county detention center and the total sentence imposed by the 11 judge may not exceed 30 2-day periods of confinement. 12 [(d)]When the conviction is for violation of any provision of §§ 276 through 13 303 of this article, if the court places the person on probation, it shall require, as a 14 condition of the suspension of sentence, that the person participate in a drug 15 treatment or education program approved by the Department of Health and Mental 16 Hygiene, unless the court finds and affirmatively states on the record that the 17 interests of the person and the people of the State do not require the imposition of this 18 condition. 19 IF AN INDIVIDUAL VIOLATES THE TERMS OF PROBATION, ANY TIME 20 SERVED BY THE INDIVIDUAL IN CUSTODIAL CONFINEMENT SHALL BE CREDITED 21 AGAINST ANY SENTENCE OF INCARCERATION IMPOSED BY THE COURT. 22 641. 23 (a) (1) IN THIS SECTION, "CUSTODIAL CONFINEMENT" MEANS: 24 (I) HOME DETENTION; 25 A CORRECTIONS OPTIONS PROGRAM ESTABLISHED UNDER THE (II)26 CODE OR BY COUNTY ORDINANCE THAT LAW WHICH REQUIRES THE INDIVIDUAL TO 27 PARTICIPATE IN HOME DETENTION, INPATIENT TREATMENT, OR OTHER SIMILAR 28 PROGRAM INVOLVING TERMS AND CONDITIONS THAT CONSTITUTE THE 29 EQUIVALENT OF CONFINEMENT; OR INPATIENT DRUG OR ALCOHOL TREATMENT ORDERED IN NCE WITH TITLE 8. SUBTITLE 5 OF THE HEALTH - GENERAL ARTICLE. 32 (2) "CUSTODIAL CONFINEMENT" DOES NOT INCLUDE IMPRISONMENT. 33 Whenever a person accused of a crime pleads guilty or nolo (B) (1) (i) 1. 34 contendere or is found guilty of an offense, a court exercising criminal jurisdiction, if 35 satisfied that the best interests of the person and the welfare of the people of the 36 State would be served thereby, and with the written consent of the person after 37 determination of guilt or acceptance of a nolo contender plea, may stay the entering 38 of judgment, defer further proceedings, and place the person on probation subject to 39 reasonable terms and conditions as appropriate. The terms and conditions may 40 include ordering the person to pay a fine or pecuniary penalty to the State, or to make

- **SENATE BILL 91** 1 restitution, but before the court orders a fine, pecuniary penalty, or restitution the 2 person is entitled to notice and a hearing to determine the amount of the fine, 3 pecuniary penalty, or restitution, what payment will be required, and how payment 4 will be made. The terms and conditions also may include any type of rehabilitation 5 program or clinic, or similar program, or the parks program or voluntary hospital 6 program. 7 In Allegany County, Calvert County, Charles County, 2. 8 Garrett County, Howard County, and St. Mary's County, the court may impose a 9 sentence of [confinement] IMPRISONMENT as a condition of probation. AS A CONDITION OF PROBATION, THE COURT MAY ORDER 10 11 A PERSON TO A TERM OF CUSTODIAL CONFINEMENT. 12 (ii) However, when the offense for which the judgment is being 13 stayed is for violation of any provision of § 21-902 of the Transportation Article, the 14 court: 15 Shall impose a period of probation and, as a condition of 1. 16 the probation, require the person to participate in an alcohol treatment or education 17 program approved by the Department of Health and Mental Hygiene, unless the court 18 finds and affirmatively states on the record that the interests of the person and the 19 people of the State do not require the imposition of this condition; and 20 May, as a condition of probation, prohibit the person from 21 operating a motor vehicle unless the motor vehicle is equipped with an ignition 22 interlock system under § 27-107 of the Transportation Article. 23 When the offense for which the judgment is being stayed is for a 24 violation of any provision of §§ 276 through 303 of this article, the court shall require 25 the person to participate in a drug treatment or education program approved by the 26 Department of Health and Mental Hygiene, unless the court finds and affirmatively 27 states on the record that the interests of the person and the people of the State do not 28 require the imposition of this condition. 29 Any fine or pecuniary penalty imposed as a term or condition of (iv) 30 probation shall be within the amount prescribed by law for a violation resulting in 31 conviction. 32 Notwithstanding paragraph (1) of this subsection, a court may not 33 stay the entering of judgment and place a person on probation for a violation of any 34 provision of § 21-902 of the Transportation Article if the person has been convicted
- 35 under, or has been placed on probation under this section after being charged with a
- 36 violation of, § 21-902 of the Transportation Article within the preceding 5 years.
- 37 Notwithstanding paragraph (1) of this subsection, a court may not 38 stay the entering of judgment and place a person on probation for a second or
- 39 subsequent controlled dangerous substance offense under §§ 276 through 303 of this
- 40 article.

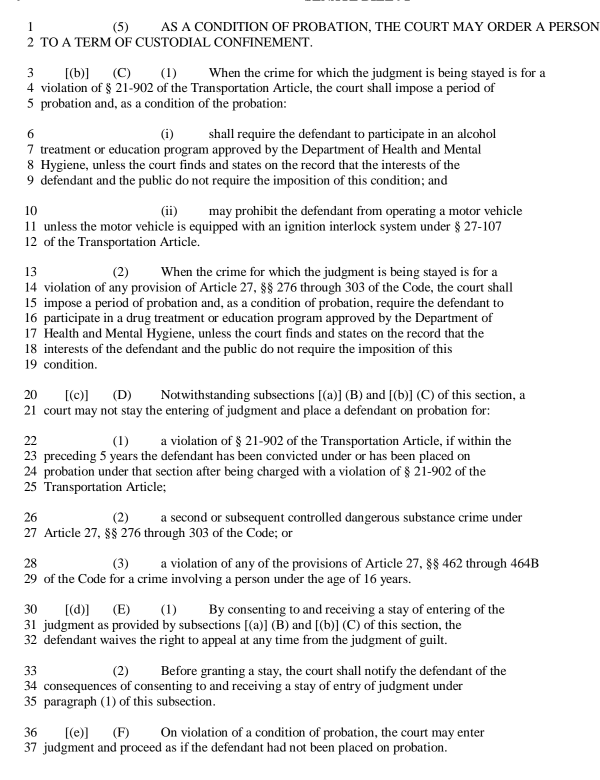
3	stay the entering of judgment and place a person on probation for a violation of any of the provisions of §§ 462 through 464B of this article for an offense involving a person under the age of 16 years.						
7 8 9	(5) By consenting to and receiving a stay of entering of the judgment as provided by this subsection, the person waives the right to appeal from the judgment of guilt by the court at any time. Prior to the person consenting to the stay of entering of the judgment, the court shall notify the person that by consenting to and receiving a stay of entry of judgment, the person waives the right to appeal from the judgment of guilt by the court at any time.						
	[(b)] (C) (1) Upon violation of a term or condition of probation, the court may enter judgment and proceed with disposition of the person as if the person had not been placed on probation.						
	(2) <u>IF AN INDIVIDUAL VIOLATES A TERM OR CONDITION OF PROBATION,</u> ANY TIME SERVED BY THE INDIVIDUAL IN CUSTODIAL CONFINEMENT SHALL BE CREDITED AGAINST ANY SENTENCE OF INCARCERATION IMPOSED BY THE COURT.						
19 20	[(c)] (D) Upon fulfillment of the terms and conditions of probation, the court shall discharge the person from probation. The discharge is final disposition of the matter. Discharge of a person under this section shall be without judgment of conviction and is not a conviction for purposes of any disqualification or disability imposed by law because of conviction of crime.						
22	641A.						
23	(a) (1) IN THIS SECTION, "CUSTODIAL CONFINEMENT" MEANS:						
24	(I) HOME DETENTION;						
27 28	(II) A CORRECTIONS OPTIONS PROGRAM ESTABLISHED UNDER THE CODE OR BY COUNTY ORDINANCE THAT LAW WHICH REQUIRES THE INDIVIDUAL TO PARTICIPATE IN HOME DETENTION, INPATIENT TREATMENT, OR OTHER SIMILAR PROGRAM INVOLVING TERMS AND CONDITIONS THAT CONSTITUTE THE EQUIVALENT OF CONFINEMENT; OR						
30 31	(III) INPATIENT DRUG OR ALCOHOL TREATMENT ORDERED IN COMPLIANCE WITH TITLE 8, SUBTITLE 5 OF THE HEALTH - GENERAL ARTICLE.						
32							
	(B) (1) Upon entering a judgment of conviction, the court having jurisdiction may suspend the imposition or execution of sentence and place the defendant on probation upon such terms and conditions as the court deems proper.						
	(2) In Charles County, St. Mary's County, Cecil County, Harford County, and Calvert County, the court may impose as a condition of probation a sentence of [confinement] IMPRISONMENT.						

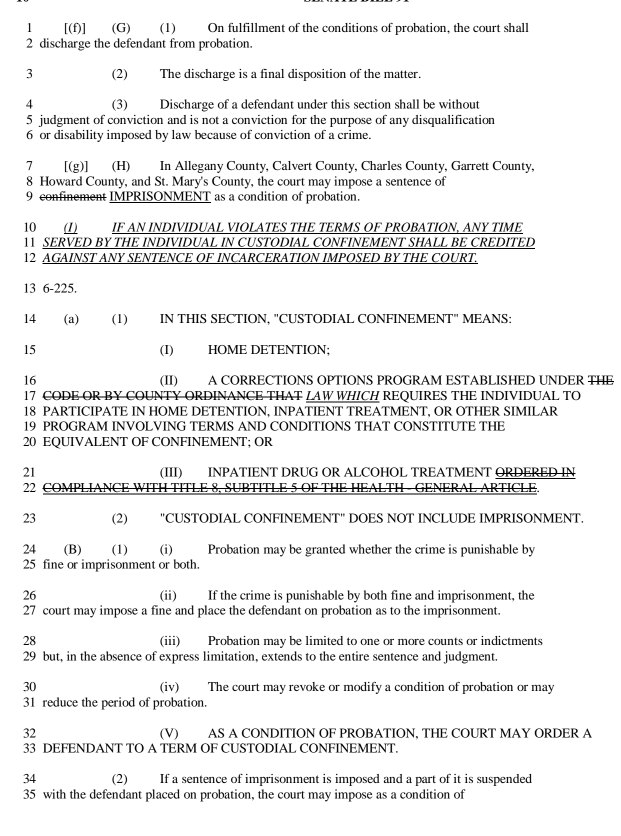


1 PROGRAM INVOLVING TERMS AND CONDITIONS THAT CONSTITUTE THE

2	EQUIVALENT OF CONFINEMENT; OR			
3	COMPLIANCE WITH	(III) H TITLE	INPATIENT DRUG OR ALCOHOL TREATMENT <u>ORDERED IN</u> 8, <u>SUBTITLE 5 OF THE HEALTH GENERAL ARTICLE</u> .	
5	(2)	"CUSTO	DDIAL CONFINEMENT" DOES NOT INCLUDE IMPRISONMENT.	
6	(B) Subject t	to subsec	tion $\frac{(b)}{(C)}$ of this section, a court:	
7	(1)	may sus	pend a sentence generally or for a definite time;	
	(2) appearance, or matters convicted as may be o	s relating	s orders and impose terms as to costs, recognizance for to the residence or conduct of the defendant who is proper; [or]	
11 12	(- /		fendant who is convicted is under 18 years of age, may order stody as may be deemed proper; OR	
13 14	(4) A CONDITION OF A		RDER A PERSON TO A TERM OF CUSTODIAL CONFINEMENT AS ENDED SENTENCE.	
17 18 19	convicted of a violatic shall require as a con- education program ap unless the court finds	dition that proved be and state	If the court places on probation a defendant who has been 1-902(a) or (b) of the Transportation Article, the court at the defendant participate in an alcohol treatment or by the Department of Health and Mental Hygiene, es on the record that the interests of the defendant and imposition of this condition.	
23 24 25	of a violation of any p shall require as a con- education program ap unless the court finds	provision dition that pproved b and state	of Article 27, §§ 276 through 303 of the Code, the court at the defendant participate in a drug treatment or by the Department of Health and Mental Hygiene, es on the record that the interests of the defendant and mposition of this condition.	
	r(.)1 ()	(1) entence o	In Calvert County, Charles County, and St. Mary's County, the of [confinement] IMPRISONMENT as a condition of	
	` '	correcti	e George's County, the court on conviction may sentence a onal facility or place of confinement under the	
		(i) ch period	the sentence is to be performed during any 48-hour period in a l of confinement to be not less than 2 days of the	
36 37	local correctional faci	(ii) ility; and	the crime leading to the conviction allows confinement in the	

1 2	confinement.		(iii)	the total sentence does not exceed 30 two-day periods of
	SERVED BY T	THE INL	<i>DIVIDUA</i>	VAL VIOLATES THE TERMS OF PROBATION, ANY TIME AL IN CUSTODIAL CONFINEMENT SHALL BE CREDITED FINCARCERATION IMPOSED BY THE COURT.
6	6-220.			
7	(a) ((1)	IN THIS	S SECTION, "CUSTODIAL CONFINEMENT" MEANS:
8			(I)	HOME DETENTION;
11 12	PARTICIPAT	TE IN H INVOLV	OME DE	A CORRECTIONS OPTIONS PROGRAM ESTABLISHED UNDER THE DINANCE THAT LAW WHICH REQUIRES THE INDIVIDUAL TO ETENTION, INPATIENT TREATMENT, OR OTHER SIMILAR RMS AND CONDITIONS THAT CONSTITUTE THE EMENT; OR
14 15		CE WIT	(III) H TITLI	INPATIENT DRUG OR ALCOHOL TREATMENT <u>ORDERED IN</u> 5-8, SUBTITLE 5 OF THE HEALTH—GENERAL ARTICLE.
16	((2)	"CUSTO	DDIAL CONFINEMENT" DOES NOT INCLUDE IMPRISONMENT.
	of a crime, a	court ma	y stay th	defendant pleads guilty or nolo contendere or is found guilty e entering of judgment, defer further proceedings, and on subject to reasonable conditions if:
20 21	and the public	c welfare	(i) e would b	the court is satisfied that the best interests of the defendant be served; and
22 23	or acceptance	of a no	(ii) lo conten	the defendant gives written consent after determination of guilt dere plea.
24 25	may include a	(2) an order		to paragraphs (3) and (4) of this subsection, the conditions defendant:
26 27	or		(i)	pay a fine or monetary penalty to the State or make restitution;
28 29	voluntary hos	pital pro	(ii) ogram.	participate in a rehabilitation program, the parks program, or a
32	defendant is e	entitled t	o notice	the court orders a fine, monetary penalty, or restitution, the and a hearing to determine the amount of the fine, n, what payment will be required, and how payment
34 35		(4) n the am		e or monetary penalty imposed as a condition of probation by law for a violation resulting in conviction.





- 1 probation that the probation begin on the day the defendant is released from 2 imprisonment.
- 3 [(b)] (C) If the court places on probation a defendant who has been convicted
- 4 of a violation of any provision of Article 27, §§ 276 through 303 of the Code, the court
- 5 shall require as a condition that the defendant participate in a drug treatment or
- 6 education program approved by the Department of Health and Mental Hygiene,
- 7 unless the court finds and states on the record that the interests of the defendant and
- 8 the public do not require the imposition of this condition.
- 9 [(c)] (D) In Calvert County, Cecil County, Charles County, Harford County,
- 10 and St. Mary's County, the court may impose a sentence of confinement
- 11 <u>IMPRISONMENT</u> as a condition of probation.
- 12 (E) IF AN INDIVIDUAL VIOLATES THE TERMS OF PROBATION, ANY TIME
- 13 <u>SERVED BY THE INDIVIDUAL IN CUSTODIAL CONFINEMENT SHALL BE CREDITED</u>
- 14 AGAINST ANY SENTENCE OF INCARCERATION IMPOSED BY THE COURT.
- 15 SECTION 3. AND BE IT FURTHER ENACTED, That Section 1 of this Act is an
- 16 emergency measure, is necessary for the immediate preservation of the public health
- 17 and safety, has been passed by a yea and nay vote supported by three fifths of all the
- 18 members elected to each of the two Houses of the General Assembly, and Section 1 of
- 19 this Act shall take effect from the date it is enacted. It shall remain effective until the
- 20 taking effect of Section 2 of this Act. If Section 2 of this Act takes effect, Section 1 of
- 21 this Act shall be abrogated and of no further force and effect.
- 22 SECTION 4. AND BE IT FURTHER ENACTED, That, subject to the provisions
- 23 of Section 3 of this Act, this Act shall take effect October 1, 2001.
- 24 SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act
- 25 shall take effect October 1, 2001.
- 26 SECTION 4. AND BE IT FURTHER ENACTED, That this Act is an emergency
- 27 <u>measure</u>, is necessary for the immediate preservation of the public health and safety,
- 28 has been passed by a yea and nay vote supported by three-fifths of all of the members
- 29 elected to each of the two Houses of the General Assembly, and except as provided in
- 30 Section 3 of this Act, shall take effect from the date it is enacted. Section 1 of this Act
- 31 shall remain effective until the taking effect of Section 2 of this Act. On the taking effect
- 32 of Section 2 of this Act, Section 1 of this Act shall be abrogated and of no further force
- 33 and effect.